1		The Honorable Richard A. Jones
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7	AD WITTED GIT A TITLE D	ACTION OF COLUMN
8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
10	DEBORAH FRAME-WILSON, CHRISTIAN	
11	SABOL, SAMANTHIA RUSSELL, ARTHUR SCHAREIN, LIONEL KEROS, NATHAN	No. 2:20-cv-00424-RAJ
12	CHANEY, CHRIS GULLEY, SHERYL TAYLOR-HOLLY, ANTHONY COURTNEY,	
13	DAVE WESTROPE, STACY DUTILL,	NOTICE OF PENDENCY OF OTHER
14	SARAH ARRINGTON, MARY ELLIOT, HEATHER GEESEY, STEVE MORTILLARO,	ACTION
15	CHAUNDA LEWIS, ADRIAN HENNEN, GLENDA R. HILL, GAIL MURPHY,	
16	PHYLLIS HUSTER, and GERRY KOCHENDORFER, on behalf of themselves	
17	and all others similarly situated,	
18	Plaintiffs,	
19	V.	
20	AMAZON.COM, INC., a Delaware corporation,	
21	Defendant.	
22	Defendant.	
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Pursuant to LCR 3(h), Plaintiffs hereby submit this notice of a pending, related case in the District of Columbia. The related case is District of Columbia v. Amazon.com, Inc., No. 2021 CA 001775 B, Superior Court of the District of Columbia, Civil Division ("District of Columbia Action"), attached hereto as Exhibit A.

The District of Columbia Action is a sovereign enforcement action by the Attorney General of the District of Columbia against Amazon for violations of the District of Columbia Antitrust Act, D.C. Code e §§ 28-4501, et seq. The District of Columbia Action alleges that Amazon restrains third-party sellers from selling their products on any other online retail sales platform—including third-party sellers' own platforms—at prices lower, or on better terms, than they offer their products on Amazon's online retail sales platform, and that this conduct causes prices to consumers across the online retail sales market to be higher than they would be otherwise.

While the factual allegations in the *District of Columbia Action* are nearly identical to those in this action, it is a state action, arising under state law and not subject to a transfer of venue within the federal court system. Plaintiffs are therefore unaware of any procedure that would permit coordination between the actions.

DATED: June 1, 2021 Respectfully submitted,

HAGENS BERMAN SOBOL SHAPIRO LLP

By: /s/Steve W. Berman Steve W. Berman, WSBA #12536

By: /s/ Barbara A. Mahoney

Barbara A. Mahoney, WSBA #31845

1301 Second Avenue, Suite 2000

Seattle, WA 98101

Telephone: (206) 623-7292 Facsimile: (206) 623-0594

steve@hbsslaw.com barbaram@hbsslaw.com

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1	KELLER ROHRBACK L.L.P.
2	By: /s/ Derek W. Loeser
3	By: /s/ Derek W. Loeser  Derek W. Loeser, WSBA No. 24274 1201 Third Avenue, Suite 3200 Seattle, WA 98101-3052 Telephone: (206) 623-1900 Facsimile: (206) 623-3384 E-mail: Dloeser@kellerrohrback.com
4 5	Telephone: (206) 623-1900 Facsimile: (206) 623-3384 F. mail: Dlasser@kallarrehrhadk.com
6	Attorneys for Plaintiffs and the Proposed Class
7	
8	
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## **CERTIFICATE OF SERVICE**

I hereby certify that on June 1, 2021, a true and correct copy of the foregoing was filed electronically by CM/ECF, which caused notice to be sent to all counsel of record.

/s/ Steve W. Berman
Steve W. Berman